

1 Richard Spencer
2 PO Box 1676
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3 UNITED STATES DISTRICT COURT
4 FOR THE WESTERN DISTRICT OF VIRGINIA
5 CHARLOTTESVILLE DIVISION

6 ELIZABETH SINES *et al.*,

Case No: 3:17-cv-00072-NKM

7 Plaintiffs

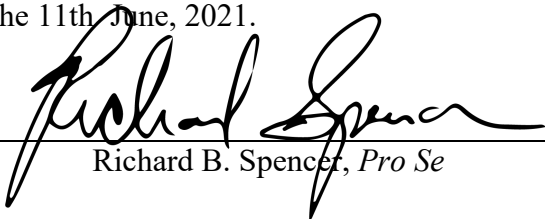
8 vs.
9 JASON KESSLER, *et al.*,
10 Defendants

CONCURRING OPINION

11 **MOTION FOR INTER DISTRICT TRANSFER AND RESPONSE TO COURT'S
12 REQUEST FOR BRIEFING ON TRIAL FEASIBILITY**

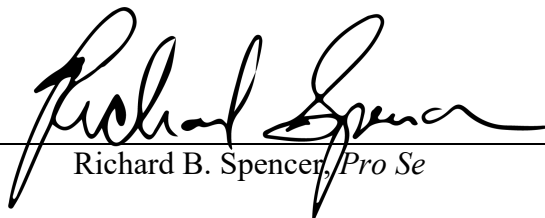
13 On June 4, 2021, in a conference call before the Honorable Judge Moon on the feasibility of
14 the October trial, Mr. Spencer (*pro se*) made his opinion clear regarding the prospect of
15 transferring the trial to Lynchburg, Virginia—he supports it. In the interest of saving the
16 Court time and avoiding repetition, Mr. Spencer offers his endorsement of Mr. James
17 Kolenich's Motion for Inter District Transfer and Responses to Court's Request for Briefing
18 on Trial Feasibility, filed today, June 11, 2021. Mr. Spencer has read the brief and concurs
19 with its argument.

20
21 The 11th June, 2021.
22

23 
Richard B. Spencer, Pro Se

1 **CERTIFICATE OF SERVICE**

2 I certify that on the 11th of June, 2021, a true and correct copy of the foregoing Motion for
3 Summary Justice was filed electronically with the Clerk of the Court, which will provide
4 electronic notice to all counsel of record.

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Richard B. Spencer, *Pro Se*

I further hereby certify that on June 11, 2021, I also served the following non-ECF participants,
via electronic mail, as follows:

Christopher Cantwell christopher.cantwell@gmail.com

Robert Azzmador Ray azzmador@gmail.com

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